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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/549,935	09/20/2005	Hiroaki Iwamoto	7469	7527
	7590 10/28/200 wright & Garvey	EXAMINER		
1420 King Street Suite 600 Alexandria, VA 22314			GWARTNEY, ELIZABETH A	
			ART UNIT	PAPER NUMBER
			1794	
			MAIL DATE	DELIVERY MODE
			10/28/2008	PAPER

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, PROM THE MAILING DATE OF THIS COMMUNICATION.  - Enhances from many to another income and state the previous of 3° PCR 113601, into event, however, may analyte but interfed.  - If NO period for regly is apecified above, the maximum statutory period will apply and will expres SIX (6) MONTH's from the mailing date of this communication of the property will will be above a standard period for regly is apecified above, the maximum statutory period will apply and will expres SIX (6) MONTH's from the mailing date of this communication.  - Failur to regressly within the set or extended period for regly is apecified above, the maximum statutory point of the maximum statutory period will apply and will expres SIX (6) MONTH's from the mailing date of this communication, even if finely filled, may returned any examination.  - Failur to regressly within the set or extended period for regly is appointed any expression.  - Status  1)		Application No.	Applicant(s)				
Elizabeth Gwartney	Office Action Comments	10/549,935	IWAMOTO, HIROAKI				
The MALLING DATE of this communication appears on the cover sheet with the correspondence address = Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions for may the semidate under the provisions of 3° CH1.130(a). Into event however, may a reply be timely liked  # NO period for rupk is semidated above. But missions settled period for reply is specified above. But missions settled with a good and the corresponding case of this communication.  ## Fallius for specifical above. But missions settled with a good and the corresponding case of this communication.  ## Fallius for specifical above. But missions settled with a good and specifical above. But missions are the application to income adMANDCATIC, GRU LSC 5, 1130, Arry reply missional by the Critic bias than the sense most the maining date of this communication, even if timely flats, may reduce any seated plant for reply as a 2° CH1.170(A).  ## Status  ## In this action is FINAL.  ## 25 Month in a period and the provided and the pro	Office Action Summary	Examiner	Art Unit				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Exhibition of their many is available under the provisions of 3° CFR 1.136a. In no event, however, may a may be trimby filled  - Exhibition of their many is septical above, the maximum statushey parted will apply and will apply fist (\$\frac{1}{2}\) (\$		Elizabeth Gwartney	1794				
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1)  Responsive to communication(s) filed on	<ul> <li>WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.</li> <li>Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.</li> <li>Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any</li> </ul>						
2a)  This action is FINAL. 2b)  This action is non-final.  3  Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4  Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5  Claim(s) is/are allowed. 6  Claim(s) 1-28 is/are rejected. 7  Claim(s) is/are objected to. 8  Claim(s) are subject to restriction and/or election requirement.  Application Papers  9  The specification is objected to by the Examiner. 10  The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.	Status						
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